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Producers 88 (4-89) — Paid Up With 640 Acres Pooling Provision STANDARD LEASE v.5

## PAID UP OIL AND GAS LEASE (No Surface Use)

THIS LEASE AGE	REEMENT is made	e Ihis <u>75</u>	day of	10051	, 2008, b	y and belween
Smith	Sid a	ad wife	Edda	Smith		
whose addresss is/ and, DALE PROPERTY	SERVICES, L.L.	wood Avenu C., 2100 Ross Avenue	e, Suite 1870 Dallas	ov { L / E / E / E / E / E / E / E / E / E /	cas 7610 4 Lessee, "All printed portions of i	as Lessor, his lease were prepared by the party
hereinabove named as 1. In consideration described land, hereinal	on of a cash bon	us in hand paid and t	the completion of blue covenants herein	ank spaces) were pr contained, Lessor	epared jointly by Lessor and Le hereby grants, leases and lets	ssee. exclusively to Lessee the following
121 ACRE	S OF LAND, N	MORE OR LESS, I	BEING LOT(S)	1152	ADDITION AN	, BLOCK <u>42</u> ADDITION TO THE CITY OF
OUT OF THE	h 63	<i>Park</i> , T, T, T, T, T	ARRANT COUN	ITY, TEXAS, A OF THE PLAT	ADDITION, AND COORDING TO THAT O RECORDS OF TARRAN	ERTAIN PLAT RECORDED
substances produced i commercial gases, as y land now or hereafter o Lessor agrees to execut of determining the amount of determining prices for production, severance, Lessee shall have the cono such price then prevent of same or nearest production of the dearest production of the prevent of the same or nearest premove wells on the lease are waiting on hydraulic be deemed to be production.	or otherwise), for in association the well as hydrocarbo will as a "paid-up" hor gas or other sure effect pursuant to all, gas and other separator facilities or to Lessor's credice then prevailing oduction of similar will as a sure continuing right to a railing in the same acceding date as the differential premises or lane fracture stimulation in paying quite will as her called the prevision of the same acceding the same acceding the same acceding the paying put in paying quite will be a horizontal than the same acceding the same acceding the same acceding the paying put in paying quite will be same acceding the paying quite same acceding the paying put in paying quite will be same acceding the paying quite	the purpose of exploring the purpose of exploring the configuous on gases. In addition the vision and as a considerable and additional or substances covered here the provisions hereof, substances produced a figuration of the provisions hereof, and the covaries and the construction of the covaries and the costs incurrents are date on which Lesse ds pooled therewith are on, but such well or well antitities for the purpose	ing for, developing, physical/seismic oper on the above-describer adjacent to the aboupplemental instrumental	producing and mark ations). The term at leased premises, we-described leased ents for a more compes above specified so a primary term of paying quantitles from the livering, processing wellhead market price is such a prevailing chases hereunder; a coucling oil or production there from the ease. If for a period	eting oil and gas, along with a "gas" as used herein include this lease also covers accretio premises, and, in consideratio elete or accurate description of hall be deemed correct, whother the leased premises or from I gase to Lessor as follows: (a) %) of such production, assee shall have the continuing in the same field, then in the roll and all other substances or otherwise marketing such gase paid for production of similar g price) pursuant to comparably and (c) if at the end of the prime other substances covered here of 90 consecutive days such years of 90 consecutive days such years also the prime of the prime of the control of the prime of the prime of the control of the prime o	
Lessor's credit in the de while the well or wells a is being sold by Lessee following cessation of sterminate this lease.  4. All shut-in royate the Lessor's depository draft and such payment address known to Lesse payment hereunder, Lesse 5. Except as propermises or lands pool pursuant to the provision nevertheless remain in on the leased premises the end of the primary operations reasonably ono cessation of more the there is production in patessee shall drill such a to (a) develop the lease leased premises from up additional wells except a significant of the services of the service	epository designature shut-in or produce from another we alch operations or alty payments undiagent for receiving to or tenders to Lees shall constitute asor shall, at Lessided for in Paragred therewith, or il ons of Paragraph force if Lessee co or lands pooled if term, or at any tirealculated to obtain any 90 consecutivelying quantifies fradditional wells oned premises as to incompensated dras expressly provides.	led below, on or before uction there from is not ill or wells on the lease production. Lessee's er this lease shall be payments regardless a payments regardless a proper payment. If the ee's request, deliver to aph 3, above, if Lessee's fall production (whether it is not easily the ee's request, deliver to aph 3, above, if Lessee is fall production of aromences operations for the eating of a mor restore production e days, and if any suction the leased premises of formations then capat alinage by any well or vided herein.	the end of said 90-obeing sold by Lesse d premises or lands failure to properly particularly provided in the desire of changes in the own to be deposition to be deposition to be deposition to be deposition of the said of t	lay period and there e; provided that if the pooled therewith, no y shut-in royally shussor or to Lessor's elership of said land. JS Mails in a stamp equidate or be successful and the sincapable of production of the production o	after on or before each anniver is lease is otherwise being main or shut-in royalty shall be due us all render Lessee liable for the credit in at lessor's address at All payments or tenders may be denvelope addressed to the ceded by another institution as depoing in paying quantities (hereing the cases from any cause, invert this lease is not otherwise an additional well or for otherwise an additional well or for otherwise the core but Lessee is then engage as olong as any one or more of it or gas or other substances of efficient of a well capable of production of a well capable of production of a well capable of productions and capable of productions. There shall be no covered the capable of capable of productions are capable of productions.	payment to be made to Lessor or to sary of the end of said 90-day period itained by operations, or if production lill the end of the 90-day period next amount due, but shall not operate to above or its successors, which shall ended in currency, or by check or by the period or to the Lessor at the last or any reason fail or refuse to accept cository agent to receive payments, lafter called "dry hole") on the leased cluding a revision of unit boundaries the being maintained in force it shall vise obtaining or restoring production such cessation of all production. If at ed in drilling, reworking or any other such operations are prosecuted with overed hereby, as long thereafter as using in paying quantities hereunder, et the same or similar circumstances coled therewith, or (b) to protect the enant to drill exploratory wells or any
depths or zones, and a proper to do so in order unit formed by such por horizontal completion si completion to conform to the foregoing, the terprescribed, 'oil well' me feet or more per barre equipment; and the terequipment; and the terequipment drilling or networking operations or net acreage covered by Lessee. Pooling in one unit formed hereunder prescribed or permitted making such a revision, leased premises is inclube adjusted accordingly	is to any or all sure to prudently deverging for an oil well hall not exceed 64 or any well spacing ms "oil well" and "sans a well with and it has a well with an "horizontal come "horizontal come exercising its poseworlding operation to the leased premity this lease and it or more instance by expansion or come by the government tessee shall file ided in or excluded. In the absence of	bstances covered by the log or operate the leas a lit which is not a horizor to acres plus a maximum or occur production test cour production test cour production means an oil pletion" means an oil pletion" means an oil pletion means an oil pletion means and the oil pletion of production or both, either authority having juris of record a written decord a from the unit by virtuof production in paying	his lease, either befored premises, whether hed completion shall macreage tolerance to may be prescribed to meanings prescribed to meanings prescribed to meanings prescribed to meanings prescribes than 100,000 cub moducted under norm well in which the hor Lessee shall file of it which includes all oduction on which Lors to the total gross see's pooling rights are before or after confediction, or to confederation describing the of such revision, it quantities from a unitine to the prescribed to the confederation of the confederation describing the quantities from a unitide to the complete to the confederation describing the confederation for the confederation describing the confederation for the	ore or after the com- or or not similar poolinot exceed 80 acres of 10%; provided the or permitted by any- ped by applicable la- ic feet per barrel an al producing conditionizontal component cecord a written declor any part of the le- essor's royalty is cal- acreage in the unit, thereunder, and Les- porm to any productive or revised unit and s- te proportion of unit t, or upon permaner	mencement of production, whe ng authority exists with respect plus a maximum acreage toler at a larger unit may be formed for governmental authority having j wor the appropriate government of "gas well" means a well with a ons using standard lease sep to of the gross completion interval aration describing the unit and acceded premises shall be treate culated shall be that proportion but only to the extent such pro- see shall have the recurring righold but only to the extent such pro- see shall have the recurring righold but only to the extent such pro- see shall have the recurring righold category determination made tating the effective date of revision production on which royalties a	er lands or interests, as to any or all never Lessee deems it necessary or to such other lands or interests. The rance of 10%, and for a gas well or a or an oil well or gas well or horizontal urisdiction to do so. For the purpose ital authority, or, if no definition is so in initial gas-oil ratio of 100,000 cubic arator facilities or equivalent testing val in facilities or equivalent testing in the reservoir exceeds the vertical stating the effective date of pooling, do as if it were production, drilling or of the total unit production which the oportion of unit production is sold by it but not the obligation to revise any of the well spacing or density pattern by such governmental authority. In ion. To the extent any portion of the re payable hereunder shall thereafter y terminate the unit by filing of record interests.

If Lessor owns less than the full mineral estate in all or any part of the teased premises, the royalities and shull-in royalities payable hereunder for any well on any part of the leased premises or lands pooled therewith shall be reduced to the proportion that Lessor's interest in such part of the leased premises bears to the full mineral estate in such part of the leaned promises. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred to whole or in part, by area and/or by depth or zone, and the 6. The injerted of either Leason of Leason have the parties have in the parties to either Leason of Leason have the parties have indeed in the parties have interested in the dependence of the parties have in the parties have in the parties have in the parties of the parties of the parties have in the parties have in the parties have in the parties of the parties of the parties have in the parties of the parties o parameter among the same regarder and the parameter of a same regarder of the same regarder of the same regarder of the same regarder of the same regarder in proportion to the interest which each owns. If Lessee the interest is interest is interested in the same regarder of the transferred interest, and fallure of the transferred to satisfy such obligations with respect to the transferred interest shall not affect the rights of Lessee with respect to any interest not so transferred. If I essee transfers a full or unallyhilat interest in all or any portion of the area covered by this lesse, the obligation to pay or tonder shuff in regarder or the right of the respect to the same covered by this lesse, the obligation to pay or tonder shuff in regarder or the right of the respect to the right of the right of the respect to the right of the righ

9. Lessee may, at any time and from time to time, deliver to Lessor or the of record a willow release of this lease as to a full or untilvided interest in all or any portion of the area covered by this lease or any depths or zones there under, and shall thereupon be relieved of all obligations thereafter arising will respect to the interest so released. If Lessee releases all or an undivided interest in loss than all of the gree covered hereby, Lessee's obligation to pay or lender shul-in reyellies shall be proportionately reduced

If Lessee releases all or an undivided interest in loan than all of the area covered horeby. Lessee's obligation to pay or tender shut-in royalities shall be proportionately reduced in accordance with the net accusage interest retained hereorder.

10. In exploring for, developing, producing and marketing oil, gas and other substances covered horeby on the leased premises or lands pooled or unitized herewith, in primary and/or entended recovery, thesee shall have the right of lagrees and egrees along with the right to conduct such operations on the leased premises as may be reasonably necessary for such purposes, including but not limited to peophysical operations, the drilling of walls, and the construction and use of roads, consts, plpelines, tables, water wells, disposal wells, injection wells, pits, electric and telephone lines, power stations, and other facilities decemed necessary by Lessee to discover, produce, treat and/or transport production. Lessee may use in such operations, free of cost, any oil, gas, water and/or their substances produced on the leased premises or lands produced on the leased premises described in Paragraph 1 above, notwithstanding any partial release or other partial termination of this lesse; and (b) to any other lands to which Lessor now or hereafter has authority to grant such rights in the vicinity of the leased premises or lands produced the control of the leased premises or other lands used by Lessor in own of hereafter has authority to grant such rights in the vicinity of the leased premises or lands produced the any house or barn now on the leased premises or other lands used by Lessor have only its physical producing and other improvements.

writing, Leasee shall bury its phelines below ordinary plow depth or cultivated tands. No well shall be located less then 200 teet from any house or bard now on the leased promises or other lands used by Leasee hereunder, without Leasee's coment, and Leasee shall hay for damage caused by its operations to buildings and other happrovements now on the leased premises or such other lands, and to commendate timber and growing crops thereon. Leasee shall have the right at any time to remove its tixtures, equipment and materials, including well casting, from the leased premises or such other lands during the term of this lease or within a reasonable time thereafter.

11. Leasee's obligations under this lease, whether express or implied, shall be subject to all applicable laws, misc, regulations and orders of any governmental authority having jurisdiction including restrictions on the drilling and production of wells, and the pitce of oil, gas, and other substances covered hereby. When drilling, reworking production or other operations are prevented or delayed by such laws, miscs, regulations or orders, or by inability to obtain necessary permits, equipment, services, material, water, electricity, foel, access or escentials, or by fire, flood, adverse weather conditions, war, substage, rebellion, insurrection, ind., table or both disputes, or by inability to obtain necessary permits, equipment, services, material, water, electricity, foel, access or escentials, or by fire, flood, adverse weather conditions, war, substage, rebellion, insurrection, ind., table or table of light of production or by fire, flood, adverse weather conditions, war, encoding, or by any other cause not reasonably within Lease's control, this lease shall not terminate becomes of each prevention or delay, and at Leasee's option, the period of such provention or delay shall be added to the term hereof.

12. In the event that Leason, during the primary term of this lease, receives a bond file offer interedition, including in the notice the name and

13. No litigation shall be initiated by Lessor with respect to my breach or default by Lessoe hereunder, for a period of at least 90 days after Lessor has given Lessoe willer notice fully describing the breach or default, and then only if Lessoe falls to remedy the breach or default, within such period. In the event the matter is litigated and there is a final judicial determination that a breach or default has occurred, this lease shall not be forfelted or canceled in whole or in part unless I essoe is given a reasonable.

The effect and judicial determination to remedy the breach or details and Lessee falls to do so.

14. For the same consideration recited above, Lessor hereby grants, assigns and conveys unto Lessee, its successors and assigns, a perpetual subsurface well bore easement under and through the lessed premises for the placement of well boing routes selected by Lessee) from oil or gas wells the surface locations of which are situated on other tracts of land and which are not infonded to develop the lessed premises or lands project therewith and from which Lessor shall have no right to royally or other benefit. Such subsurface well bore easements shall run with the land and survive any termination of this lesse.

15. Lessor horeby warrants and agrees to defend title conveyed to Lessee hereunder, and agrees that I assee at Lesseo's option may pay and discharge any taxes, mortgages or fiens existing, layied or assessed on or against the leased premises. If tessee exercises such option, Lessee shall be subrogated to the rights of the party to whom payment is made, and, in addition to its other rights, may reimbrise fleating of any royallies or shot-o royallies otherwise payable to Lessor hereunder. In the event Lessee is made aware of any claim inconsistent with Lessor's fille, Lessee may suspend the payment of royallies and shut-in royallies hereunder, without interest, until Lesson has been furnished religiously evidence that such claim has been resolved.

Notwithstanding anything contained to the contrary in this lease, Leasee shall not have any rights to use the surface of the leased premises for drilling or other

operationa

17. This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original. DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Laase is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and that Lessor entered into this issue without duress or under influence. Lessor recognizes that lesse values could go up or down depending on market are final and (list Lessor entered into this lesse without duress or nimbe innuence. Existor recognizes and lessor entered into this lessor would get the highest price or conditions. Lessor acknowledges that no representations or assurances were made in the nagotiation of this lessor that Lessor would get the highest price or the lessor acknowledges that no representations or assurances will associate the forms of this transaction based upon any differing terms.

เทอโดเจา็ม



DALE RESOURCES LLC 2100 ROSS AVE STE 1870 LB-9

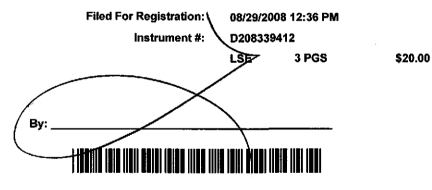
DALLAS

TX 75201

Submitter: DALE RESOURCES LLC

## SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

## <u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.



D208339412

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